

REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W.R. Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1506141
Invoice Date 02/28/07
Client Number 172573

=====
Re: W. R. Grace & Co.

(60026) Litigation and Litigation Consulting

Fees	48,016.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$48,016.00
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REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W.R. Grace & Co.
 One Town Center Road
 Boca Raton, FL 33486

Invoice Number 1506141
 Invoice Date 02/28/07
 Client Number 172573
 Matter Number 60026

=====

Re: (60026) Litigation and Litigation Consulting

FOR PROFESSIONAL SERVICES PROVIDED THROUGH JANUARY 31, 2007

Date	Name	Hours
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01/02/07	Ash	4.00
	Review expert materials in preparation for deposition memorandum and outline (3.5); meeting with A. Klapper regarding status of expert materials for deposition memorandum and outline (.5).	
01/02/07	Cameron	.40
	Attention to PI expert issues.	
01/02/07	Herbst	6.40
	Continue review of transcripts and studies to prepare cross-examination outline.	
01/02/07	Klapper	5.20
	Review key historical documents with consultants for possible use in the rebuttal reports.	
01/02/07	Sanner	2.10
	Conference call with A. Klapper, C. Ward, et al., re expert report issues.	
01/02/07	Schoenecker	1.80
	Review and analyze extensive deposition testimony of claimants' expert witnesses for use in cross-examination outline.	
01/03/07	Herbst	.30
	Office conference with J. Ash and J. Schoenecker re: expert cross-examination outline.	

172573 W. R. Grace & Co.
 60026 Litigation and Litigation Consulting
 February 28, 2007

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 Page 2

Date	Name	Hours
01/03/07	Schoenecker	Office conference w/ J. Ash and D. Herbst regarding next steps of expert witness research. .30
01/05/07	Klapper	Review additional historical documents found by Kirkland (1.2); discuss same with consultant (.7) discuss other missing documents with defense counsel at other law firms (.3). 2.20
01/05/07	Taylor-Payne	Compiled and indexed common asbestos exhibits. 1.30
01/07/07	Schoenecker	Review and analyze extensive deposition testimony of claimants' expert witnesses for use in cross-examination outline. 1.80
01/09/07	Herbst	Continue review of transcripts and studies to prepare cross-examination outline. .50
01/10/07	Herbst	Continue review of transcripts and studies to prepare cross-examination outline. 1.90
01/11/07	Herbst	Continue review of transcripts and studies to prepare cross-examination outline. 1.20
01/11/07	Schoenecker	Review and analyze extensive deposition testimony of claimants' expert witnesses for use in cross-examination outline. 2.40
01/12/07	Herbst	Continue review of transcripts and studies to prepare cross-examination outline. 3.40
01/15/07	Herbst	Continue review of transcripts and studies to prepare cross-examination outline. 1.00
01/16/07	Herbst	Continue review of transcripts and studies to prepare cross-examination outline. 2.30

172573 W. R. Grace & Co.
 60026 Litigation and Litigation Consulting
 February 28, 2007

Invoice Number 1506141
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Date	Name		Hours
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01/16/07	Schoenecker	Review and analyze extensive deposition testimony of claimants' expert witnesses for use in cross-examination outline.	5.10
01/17/07	Egoul	Correspondence with Teresa Martin re upcoming meeting of K & E attorneys per request of Doug Cameron and make arrangements for same.	.60
01/18/07	Schoenecker	Review and analyze extensive deposition testimony of claimants' expert witnesses for use in cross-examination outline.	2.40
01/19/07	Herbst	Continue review of transcripts and studies for expert cross-examination outline.	.50
01/19/07	Klapper	Begin review of additional historical documents and materials forwarded by Casner & Edwards.	6.20
01/19/07	Taylor-Payne	E-mails to and from Ms. Aten regarding Dr. Lemen materials.	.20
01/21/07	Schoenecker	Review and analyze extensive deposition testimony of claimants' expert witnesses for use in cross-examination outline.	1.80
01/22/07	Brown	E-mails re: Disclosure Statement request from client (.2); review of case information (.3); downloaded disclosure statement and Joint Plan of Reorganization; forwarded to KE for forwarding to client (.4).	.90
01/22/07	Egoul	Assisted Kirkland & Ellis attorneys with various tasks (1.1); pulled requested documents requested by Janet Baer and David Bernick (0.4).	1.50
01/22/07	Herbst	Continue review of transcripts for plaintiffs' expert cross-examination.	4.80

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 February 28, 2007

Invoice Number 1506141
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Date	Name	Hours
01/22/07	Klapper	5.40
	Continue review and interpretational key historical documents and memorandums forwarded by Casner & Edwards (4.7); discuss same with consultants (.5); review pro hac vice motion and conference with Kirkland attorneys (.2).	
01/22/07	Sanner	.30
	Email correspondence with C. Ward re manufacturing association issues.	
01/22/07	Schoenecker	4.70
	Review and analyze extensive deposition testimony of claimants' expert witnesses for use in cross-examination outline.	
01/22/07	Taylor-Payne	.50
	E-mails from and to Ms. Aten regarding materials for Dr. Lemen (0.3); scanned and forwarded indices of Dr. Lemen materials to Ms. Aten (0.2).	
01/23/07	Herbst	2.80
	Continue review of transcripts and studies to prepare cross-examination outline.	
01/23/07	Klapper	4.50
	Continue review of key historical documents and memorandums forwarded by Casner & Edwards (4.0); review testimony of plaintiff's expert forwarded by consultant from 2007 (.5).	
01/23/07	Schoenecker	1.40
	Review and analyze extensive deposition testimony of claimants' expert witnesses for use in cross-examination outline.	
01/23/07	Taylor-Payne	.80
	Coordinated delivery of package to expert witness (0.3); e-mails to and from and discussion with Ms. Sanner regarding same (0.5).	
01/24/07	Herbst	.50
	Continue review of transcripts and studies to prepare cross-examination outline.	

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Invoice Number 1506141
 Page 5

Date	Name	Hours
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01/24/07	Klapper	4.50
	Review documents with consultants, discussing follow-up and inclusion of key information in rebuttal reports (1.5); continue review of additional memorandums and historical documents from Casner & Edwards (3.0).	
01/24/07	Sanner	.30
	Email correspondence with A. Klapper and C. Ward re expert report issues.	
01/24/07	Schoenecker	1.80
	Review and analyze extensive deposition testimony of claimants' expert witnesses for use in cross-examination outline.	
01/25/07	Klapper	4.20
	Finish review and integration into historical outline of 1st collection of additional key historical documents and memorandums provided by Casner & Edwards.	
01/26/07	Klapper	2.40
	Begin review of second collection of key historical documents and memorandums sent by Casner & Edwards.	
01/28/07	Ash	5.50
	Review expert witness depositions and articles in preparation for cross-examination memorandum and deposition outline.	
01/29/07	Ash	3.50
	Review expert witness depositions and articles in preparation for cross-examination memorandum and deposition outline.	
01/29/07	Herbst	.40
	Continue review of transcripts and studies for expert cross-examination outline.	
01/29/07	Klapper	6.20
	Continue review of key memorandums and documents from Casner and Edwards regarding historical issues.	

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Invoice Number 1506141
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Date	Name		Hours
01/29/07	Schoenecker	Review and analyze extensive deposition testimony of claimants' expert witnesses for use in cross-examination outline.	4.80
01/30/07	Cameron	Review materials for PI estimation experts.	1.60
01/30/07	Klapper	Meet with expert to discuss additional historical documents and relevance to rebuttal reports.	3.70
01/30/07	Taylor-Payne	E-mails from and to Ms. DiChiera regarding materials for Dr. Lemen, and address issues re: same.	.50
01/31/07	Klapper	Review consultant's report.	2.30
01/31/07	Schoenecker	Review and analyze extensive deposition testimony of claimants' expert witnesses for use in cross-examination outline.	1.50
TOTAL HOURS			126.60

TIME SUMMARY	Hours	Rate	Value
Douglas E. Cameron	2.00	at \$ 570.00 =	1,140.00
Antony B. Klapper	46.80	at \$ 520.00 =	24,336.00
Margaret L. Santer	2.70	at \$ 425.00 =	1,147.50
Jesse J. Ash	13.00	at \$ 380.00 =	4,940.00
John L. Schoenecker	29.80	at \$ 285.00 =	8,493.00
Daniel Z. Herbst	26.00	at \$ 265.00 =	6,890.00
Alicia S. Brown	0.90	at \$ 160.00 =	144.00
Katerina Egoul	2.10	at \$ 150.00 =	315.00
Jennifer L. Taylor-Payne	3.30	at \$ 185.00 =	610.50

CURRENT FEES 48,016.00

TOTAL BALANCE DUE UPON RECEIPT \$48,016.00

REED SMITH LLP
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W. R. Grace
5400 Broken Sound Blvd., N.W.
Boca Raton, FL 33487

Invoice Number 1506142
Invoice Date 02/28/07
Client Number 172573

=====
Re: W. R. Grace & Co.

(60027) Travel-Nonworking

Fees	3,549.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$3,549.00
	=====

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 Tax ID# 25-0749630

W. R. Grace
 5400 Broken Sound Blvd., N.W.
 Boca Raton, FL 33487

Invoice Number 1506142
 Invoice Date 02/28/07
 Client Number 172573
 Matter Number 60027

=====

Re: (60027) Travel-Nonworking

FOR PROFESSIONAL SERVICES PROVIDED THROUGH JANUARY 31, 2007

Date	Name		Hours
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01/09/07	Flatley	Returning from California (one-half of non-working travel time).	3.00
01/22/07	Cameron	Non-working portion of travel to Delaware for hearing (one-half of total time).	1.70
01/23/07	Cameron	Non-working portions of travel from hearing in Delaware to Pittsburgh (one-half of total time).	1.50
TOTAL HOURS			6.20

TIME SUMMARY	Hours	Rate	Value
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Lawrence E. Flatley	3.00	at \$ 575.00 =	1,725.00
Douglas E. Cameron	3.20	at \$ 570.00 =	1,824.00

CURRENT FEES 3,549.00

TOTAL BALANCE DUE UPON RECEIPT \$3,549.00

=====

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Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W. R. Grace
5400 Broken Sound Blvd., N.W.
Boca Raton, FL 33487

Invoice Number 1506143
Invoice Date 02/28/07
Client Number 172573

=====

Re: W. R. Grace & Co.

(60028) ZAI Science Trial

Fees	23,997.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$23,997.00
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REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W. R. Grace
 5400 Broken Sound Blvd., N.W.
 Boca Raton, FL 33487

Invoice Number 1506143
 Invoice Date 02/28/07
 Client Number 172573
 Matter Number 60028

=====

Re: (60028) ZAI Science Trial

FOR PROFESSIONAL SERVICES PROVIDED THROUGH JANUARY 31, 2007

Date	Name		Hours
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01/02/07	Restivo	Meeting with D. Cameron and L. Flatley (0.2); review status of claimants' appeal (0.8).	1.00
01/03/07	Atkinson	Review ZAI hearing files for Exhibits C & N, per D. Cameron request for copies of these Exhibits.	.30
01/03/07	Cameron	Review draft opposition to motion for leave to appeal (0.9); multiple e-mails and telephone calls regarding same (0.5).	1.40
01/03/07	Flatley	Collect and review ZAI claimants' appeal papers and begin review of draft of Grace's reply to the ZAI claimants' appeal papers (2.2); note to D. Cameron regarding follow-up (0.1).	2.30
01/04/07	Atkinson	Per D. Cameron e-mail, review ZAI Science Trial files for exhibits re: September 11 EPA Response document.	.60
01/04/07	Cameron	Review and revise draft opposition to motion for leave to appeal ZAI ruling (1.6); telephone call with K&E regarding same (0.1); e-mails regarding same (0.4); meet with L. Flatley regarding same (0.7).	2.80

172573 W. R. Grace & Co.
 60028 ZAI Science Trial
 February 28, 2007

Invoice Number 1506143
 Page 2

Date	Name	Hours
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01/04/07	Flatley	3.40
	Review draft reply to motion and prepare comments on it (2.90); meeting with D. Cameron re: changes in ZAI draft brief (.50).	
01/05/07	Cameron	6.70
	Review and revise draft response to motion for leave to appeal (4.1); meet with J. Restivo and L. Flatley regarding same (0.4); telephone call with R. Finke regarding same (0.3); review opinion and Science Trial record (1.9).	
01/05/07	Flatley	.20
	With D. Cameron re: brief.	
01/05/07	Restivo	1.00
	Receipt and review of new drafts of response to ZAI appeal.	
01/06/07	Cameron	3.20
	Continued review of Science Trial record (2.1); e-mails regarding open issues (0.2); review draft brief (0.9).	
01/07/07	Cameron	1.50
	Review and revise draft response.	
01/08/07	Cameron	4.90
	Telephone call with counsel regarding Response to Motion for Leave to Appeal (0.3); telephone call with R. Finke regarding same (0.2); review and revise draft response and inserts (3.1); review record for additional citations (0.9); conference call regarding ZAI claims in Canada (0.4).	
01/08/07	Restivo	1.50
	Conference call re: Canada (.8); emails and correspondence re: ZAI Stipulation (.7).	
01/09/07	Cameron	2.90
	Continued review and revisions to response to Motion for Leave to Appeal (2.1); multiple e-mails with counsel regarding same (0.8).	
01/09/07	Restivo	1.00
	Correspondence and calls re: Canadian ZAI and brief re: leave to appeal.	

172573 W. R. Grace & Co.
 60028 ZAI Science Trial
 February 28, 2007

Invoice Number 1506143
 Page 3

Date	Name		Hours
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01/10/07	Cameron	Attention to appeal issues (0.7); e-mails regarding same (0.3).	1.00
01/11/07	Cameron	Review designation of record for appeal and e-mails regarding same.	.70
01/12/07	Cameron	Review materials for record on appeal.	.90
01/16/07	Ament	Review docket per D. Cameron request and supply D. Cameron with docket numbers for appeal (.10); review agenda and designation per D. Cameron request (.40); meet with D. Cameron re: same (.10); review e-mail from S. Bianca and e-mail to D. Cameron re: designation of record (.10).	.70
01/16/07	Atkinson	Review S. Bianca e-mail and D. Cameron response re: designation, and forward index to ZAI agenda binders as provided to Bankruptcy Court.	.30
01/16/07	Cameron	Review designation of record for appeal (0.8); e-mails regarding same (0.5).	1.30
01/25/07	Cameron	Review issues relating to motion for leave to appeal (0.70); meet with J. Restivo regarding same (0.20).	.90
01/25/07	Restivo	Correspondence and telephone calls re: Notice of Appeal.	.50
01/27/07	Cameron	Review Response to Opposition to Motion for Leave.	1.00
01/29/07	Cameron	Review materials relating to motion for leave to appeal ZAI ruling.	.80

		TOTAL HOURS	42.80

172573 W. R. Grace & Co.
60028 ZAI Science Trial
February 28, 2007

Invoice Number 1506143
Page 4

TIME SUMMARY	Hours	Rate	Value
James J. Restivo Jr.	5.00 at \$ 635.00 =	3,175.00	
Lawrence E. Flatley	5.90 at \$ 575.00 =	3,392.50	
Douglas E. Cameron	30.00 at \$ 570.00 =	17,100.00	
Maureen L. Atkinson	1.20 at \$ 190.00 =	228.00	
Sharon A. Ament	0.70 at \$ 145.00 =	101.50	

CURRENT FEES 23,997.00

TOTAL BALANCE DUE UPON RECEIPT \$23,997.00
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REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W. R. Grace
5400 Broken Sound Blvd., N.W.
Boca Raton, FL 33487

Invoice Number 1506144
Invoice Date 02/28/07
Client Number 172573

=====

Re: W. R. Grace & Co.

(60029) Fee Applications-Applicant

Fees	6,594.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$6,594.00
	=====

REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W. R. Grace
 5400 Broken Sound Blvd., N.W.
 Boca Raton, FL 33487

Invoice Number 1506144
 Invoice Date 02/28/07
 Client Number 172573
 Matter Number 60029

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Re: (60029) Fee Applications-Applicant

FOR PROFESSIONAL SERVICES PROVIDED THROUGH JANUARY 31, 2007

Date	Name	Hours
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01/02/07	Ament	.60
	E-mails with D. Cameron and A. Muha re: Nov. monthly fee application (.10); e-mail to J. Lord re: same (.10); begin spreadsheet re: fees and expenses for 65th monthly fee application (.20); continue drafting 65th monthly fee application (.20).	
01/02/07	Cameron	.50
	Attention to fee application issues.	
01/02/07	Lord	.10
	E-mails with S. Ament re: Reed Smith November monthly fee application.	
01/02/07	Muha	2.10
	Extensive review/revisions and addition of detail to November 2006 monthly fee/expense detail.	
01/03/07	Ament	2.80
	E-mails and telephone call with A. Muha re: Nov. monthly fee application (.20); review invoices received from C. Gadsden and format (.10); calculate monthly fees and expenses and create spreadsheet re: same (1.50); continue drafting 65th monthly fee application and e-mail same to A. Muha for review (.50); finalize and e-mail fee and expense details in Word to J. Lord for DE filing (.50).	

172573 W. R. Grace & Co.
 60029 Fee Applications-Applicant
 February 28, 2007

Invoice Number 1506144
 Page 2

Date	Name		Hours
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01/03/07	Muha	Attend to issues re: preparing invoices and November monthly application summary form.	.60
01/04/07	Ament	E-mails with D. Cameron and A. Muha re: 65th monthly fee application (.10); telephone call from A. Muha re: Nov. monthly fee application issues (.20).	.30
01/04/07	Lord	Revise, e-file and perfect service of Reed Smith November monthly fee application (1.1); e-mails with A. Muha re: same (.1).	1.20
01/04/07	Muha	Review, revise and prepare final-form fee application materials for filing.	1.40
01/09/07	Ament		.50
01/10/07	Muha	Extensive review/revisions to fee/expense detail for December 2006 monthly application, including multiple e-mails and calls seeking additional detail for entry narratives.	3.40
01/21/07	Cameron	Review materials for fee applications.	.90
01/22/07	Ament	E-mails with A. Muha re: invoices for Dec. monthly fee application.	.10
01/22/07	Cameron	Attention to fee application issues.	.50
01/23/07	Ament	Begin preparing spreadsheet for Dec. monthly fee application.	.70
01/25/07	Ament	Review materials for fee applications (.50); e-mails with A. Muha re: same (.10).	.60
01/28/07	Ament	Continue calculating fees and expenses and preparing spreadsheet for Dec. monthly fee application (2.0); draft 66th monthly fee application (1.0).	3.00

172573 W. R. Grace & Co.
 60029 Fee Applications-Applicant
 February 28, 2007

Invoice Number 1506144
 Page 3

Date	Name		Hours
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01/29/07	Lord	Research docket and draft CNO to Reed Smith November monthly fee application (.3); e-mails with S.Ament re: December monthly fee application (.1); revise, e-file and perfect service of Reed Smith December monthly fee application (1.4).	1.80
01/29/07	Muha	Final review and revisions to December 2006 monthly fee application (0.6) and meet with S. Ament re: same (0.1).	.70
01/30/07	Cameron	Attention to quarterly fee application issues.	.80
01/30/07	Lord	E-file and perfect service of CNO to Reed Smith November monthly fee application (.3); correspondence to R. Finke re: same (.1).	.40
01/31/07	Ament	Begin calculating fees and expenses for quarterly fee application and prepare spreadsheet re: same (.50); e-mails re: quarterly fee application (.20); review materials for fee applications and respond to e-mail from D. Cameron re: same (.20); begin drafting narrative and summary for 23rd quarterly fee application (.50).	1.40
TOTAL HOURS			24.40

TIME SUMMARY	Hours	Rate	Value
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Douglas E. Cameron	2.70	at \$ 570.00 =	1,539.00
Andrew J. Muha	8.20	at \$ 350.00 =	2,870.00
John B. Lord	3.50	at \$ 210.00 =	735.00
Sharon A. Ament	10.00	at \$ 145.00 =	1,450.00

CURRENT FEES 6,594.00

TOTAL BALANCE DUE UPON RECEIPT \$6,594.00

REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W.R Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1506145
Invoice Date 02/28/07
Client Number 172573

=====

Re: W. R. Grace & Co.

(60030) Hearings

Fees	11,301.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$11,301.00
	=====

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 PO Box 360074M
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 Tax ID# 25-0749630

W.R Grace & Co.
 One Town Center Road
 Boca Raton, FL 33486

Invoice Number 1506145
 Invoice Date 02/28/07
 Client Number 172573
 Matter Number 60030

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Re: (60030) Hearings

FOR PROFESSIONAL SERVICES PROVIDED THROUGH JANUARY 31, 2007

Date	Name		Hours
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01/13/07	Cameron	Review agenda materials.	.60
01/17/07	Cameron	Review hearing agenda (0.40); review Restivo outline for hearing (0.70); meet with J. Restivo (0.20).	1.30
01/19/07	Cameron	Review hearing agenda and hearing issues.	.80
01/23/07	Cameron	Prepare for (1.60) and attend omnibus hearing (4.70); meet with Grace counsel regarding same (0.80).	7.10
01/23/07	Restivo	Prepare for, attend and participate in Omnibus Hearing in Delaware.	9.00
TOTAL HOURS			18.80

TIME SUMMARY	Hours	Rate	Value
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James J. Restivo Jr.	9.00	at \$ 635.00 =	5,715.00
Douglas E. Cameron	9.80	at \$ 570.00 =	5,586.00

CURRENT FEES 11,301.00

TOTAL BALANCE DUE UPON RECEIPT \$11,301.00

=====

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PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W.R Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1506146
Invoice Date 02/28/07
Client Number 172573

=====

Re: W. R. Grace & Co.

(60033) Claim Analysis Objection Resolution & Estimation
(Asbestos)

Fees	356,974.50
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT	\$356,974.50
	=====

REED SMITH LLP
 PO Box 360074M
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 Tax ID# 25-0749630

W.R Grace & Co.
 One Town Center Road
 Boca Raton, FL 33486

Invoice Number 1506146
 Invoice Date 02/28/07
 Client Number 172573
 Matter Number 60033

=====

Re: (60033) Claim Analysis Objection Resolution & Estimation
 (Asbestos)

FOR PROFESSIONAL SERVICES PROVIDED THROUGH JANUARY 31, 2007

Date	Name	Hours
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01/01/07	Cameron R. Finke e-mails regarding miscellaneous issues (0.4); review product ID reports and related materials from claimants (1.1); review materials relating to expert witness depositions (0.9); review materials for Louisiana claims (0.3); review materials for Rich Lee deposition preparation (1.2).	3.90
01/02/07	Ament Review and respond to e-mail from A. Muha re: claims review (.10); e-mails to M. Rippin re: database (.10); e-mails with D. Rawls re: database and bates labeling of binders re: same (.10); organize binders for A. Muha re: claims (.20); review and respond to e-mail from D. Cameron re: 1/5/07 deposition (.10); meet with M. Rippin re: database (.10); follow-up e-mail to A. Muha re: same (.10); telephone call from A. Quesnelle re: database (.10); e-mail instructions to A. Quesnelle re: same and follow-up e-mail to A. Muha (.10).	1.00

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
 February 28, 2007

Invoice Number 1506146
 Page 2

Date	Name	Hours
01/02/07	Aten	3.90
	Conference with L. Flatley re medical expert issues (.4); and continue to work on medical expert issues (3.5).	
01/02/07	Cameron	6.90
	Prepare for (0.6) and participate in meeting with J. Restivo and L. Flatley regarding strategy issues for PD claims (0.9); prepare outline of issues and proposals (1.2); review materials for Rich Lee deposition preparation and meet with J. Restivo regarding same (2.4); telephone call with R. Finke regarding product ID issues (0.2); telephone call with R. Finke regarding stipulation issues (0.3); review materials relating to Canadian claims (1.3).	
01/02/07	Flatley	4.90
	Review correspondence and status of various issues (.60); review draft discovery responses (.50); with T. Rea re: issues on draft discovery responses (.30); with R. Aten re: medical expert issues (.60); begin preparation for medical expert depositions (.30); conference call with R. Finke, L. Esayan and T. Rea about draft discovery responses (.60); with J. Restivo and D. Cameron re: various strategy issues and follow-up (1.50); continue medical witness deposition preparation (.50).	
01/02/07	Gatewood	8.50
	Prepare to conduct deposition examination of claimant's expert, Dr. H. Anderson including examination/analysis of prior testimony and articles cited/relied upon by Dr. Anderson (6.0); compare/contrast expert report of H. Anderson to expert report of other experts and outline issues to incorporate into deposition examination of Dr. Anderson (2.5).	

172573 W. R. Grace & Co.
 60033 Claim Analysis Objection Resolution &
 Estimation (Asbestos)
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Date	Name	Hours
01/02/07	Muha	2.20
	Prepare for (0.2) and meet with M. Rippin (1.0) and A. Quesnelle (0.6) re: UC property damage claim project (1.8); e-mails and meetings with S. Ament re: same (0.4)	
01/02/07	Quesnelle	.60
	Meet with A. Muha regarding document review for University of California property damage claims against W. R. Grace.	
01/02/07	Rawls	.80
	Meeting with A. Muha re asbestos document review for W.R. Grace bankruptcy proceeding.	
01/02/07	Rea	5.90
	Work on issues relating to discovery.	
01/02/07	Restivo	3.50
	Negotiations and correspondence with M. Dies (1.0); telephone calls with R. Beber and R. Finke (1.0); meeting with D. Cameron and L. Flatley (1.0); telephone call with R. Lee (.5).	
01/02/07	Rippin	7.00
	Draft summary of Plaintiff's Dust Methodology Brief from Armstrong (2.5); orientation for work on UC Property Damage database (3.1); review and summary of UC property damage claims forms (1.4).	
01/03/07	Aten	3.40
	Conference with L. Flatley re medical expert issues (1.2); continue to work on medical expert issues (2.2).	
01/03/07	Cameron	7.20
	Participate in conference call with counsel regarding Canadian claims experts (0.6); review e-mails and materials relating to discovery responses (1.2); review materials for Lee deposition preparation (2.9); review materials in preparation for Ewing deposition (1.1); review materials for stipulation (0.8); telephone call and e-mail to J. Restivo and R. Finke regarding same (0.6).	

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Date	Name	Hours
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01/03/07	DiChiera	2.10
	Review and respond to emails from R. Aten regarding scheduling court reporter for Dr. Anderson's deposition and telephone conference with court reporter re same (.8); analyze docket and retrieve Deposition notice and current docket (1.3).	
01/03/07	Flatley	4.80
	Correspondence and organizing (0.3); reviewing expert materials (2.3); emails from/to T. Rea and J. Restivo regarding discovery responses (0.5); meeting with R. Aten regarding preparation for expert witness meetings (1.2); meeting with J. Restivo and various e-mails regarding possible stipulation (0.5).	
01/03/07	Gatewood	9.00
	Examination/analysis of articles cited/relied upon by Dr. Henry Anderson in expert report submitted for Daubert methodology issues (5.0); drafting examination outline for scheduled video-taped deposition of Dr. H. Anderson (4.0).	
01/03/07	Rawls	3.00
	Asbestos document review for W.R. Grace bankruptcy proceeding (2.00); analyzing brief and background information re W.R. Grace and University of California claims (1.00).	
01/03/07	Rea	2.60
	Work on issues relating to discovery.	
01/03/07	Restivo	4.50
	Prepare for R. J. Lee deposition (2.0); negotiations re: stipulation for dust methodology hearing (2.5).	
01/03/07	Rippin	6.50
	Continue work on summary of Plaintiff's Dust Methodology Brief from Armstrong (4.7); review and summary of UC property damage claims materials (1.8).	

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Date	Name	Hours
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01/04/07	Aten	2.10
	Continue to work on medical expert issues.	
01/04/07	Cameron	5.90
	Prepare for (0.9) and attend meeting with expert on dust methodology issues (2.7); review draft stipulations (0.4); multiple telephone calls, meetings and e-mails regarding same (0.5); telephone call with R. Finke regarding expert witness issues (0.5); review lack of hazard materials for expert reports (0.9).	
01/04/07	Flatley	4.00
	E-mails and replies (.20); working on discovery response issues (.70); working on negotiations and stipulation issues (1.80); issues related to preparation for expert witness meeting, including e-mails on scheduling issues (1.30)	
01/04/07	Gatewood	9.00
	Examine/analyze expert report of Dr. H. Anderson, prior deposition testimony and certain articles relied upon/cited by Dr. Anderson in preparation for deposition examination of Dr. Anderson in Wisconsin (7.0); drafting/editing examination outline of Dr. H. Anderson in preparation for methodology hearing (2.0).	
01/04/07	Muha	.60
	Attend to issues re: binders of UC materials (0.2); e-mails to/from document reviewers re: status and review issues (0.4).	
01/04/07	Rawls	.40
	Review and summarize UC property damage claims form materials.	
01/04/07	Rea	5.90
	Work on issues relating to discovery.	
01/04/07	Restivo	5.00
	Lee preparation (2.5); stipulation negotiations, emails, telephone calls and correspondence relating to same (2.5).	

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Date	Name	Hours
01/04/07	Rippin	6.70
	Summary and review of UC property damage claims materials (4.1); review of Corn deposition from ZAI (2.6).	
01/05/07	Ament	.90
	E-mails re: PD claims materials (.20); e-mail to A. Muha re: same (.10); review e-mail from J. Restivo re: transcript received from Atkinson-Baker (.10); review transcript of 12/19/06 R. Morse deposition and meet with J. Restivo re: same (.20); communications with Atkinson-Baker re: same (.30).	
01/05/07	Aten	1.50
	Call with C. Brinkley re Stipulation (0.1); finalize and cause Stipulation to be filed (0.1); continue to work on medical expert issues (1.3).	
01/05/07	Cameron	2.90
	Review materials relating to Canadian experts (0.9); telephone call with consultant regarding issues for expert report (0.3); review materials relating to dust testing (0.7); review lack of hazard expert materials (0.8); telephone call with R. Finke regarding same (0.2).	
01/05/07	Flatley	11.60
	Preparation for medical witness meeting, including reading prior depositions on trip to California.	
01/05/07	Gatewood	8.70
	Examine/analyze prior deposition testimony of Dr. Anderson in preparation for deposition scheduled for methodology hearing (6.0); outline issues/inconsistencies to incorporate into examination outline (2.5); call with R. Aten concerning same (.20).	
01/05/07	Jayne	.30
	Contact Mr. Muha re: claims document project.	

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Date	Name		Hours
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01/05/07	Rawls	Review and summarize UC property damage claims form materials.	.10
01/05/07	Rea	Work on issues relating to discovery.	1.70
01/05/07	Restivo	Receipt and review of new material.	1.00
01/05/07	Rippin	Review and summary of UC property damage claims forms (5.1); review of Corn deposition from ZAI (1.2).	6.30
01/06/07	Aten	Continue to work on medical expert issues.	1.70
01/06/07	Cameron	Review expert witness materials (0.9); review e-mails regarding materials filed by claimants and copies of materials. (0.9).	1.80
01/07/07	Cameron	Review stipulation and comment (0.3); review witness disclosures and begin to prepare outline of open issues (1.3).	1.60
01/07/07	Flatley	Preparation for meeting with expert witness, including numerous e-mails to R. Aten addressing various issues.	2.50
01/08/07	Ament	Telephone call and meeting with T. Rea re: claims (.10); review DVDs of claims and follow-up e-mail to T. Rea re: same (.20).	.30
01/08/07	Aten	Continue to work on medical expert issues.	1.80
01/08/07	Cameron	Review materials relating to product ID reports by claimants (1.4); telephone call with R. Finke regarding same (0.4); review claimants witness designations and expert reports on lack of hazard (1.3); review materials for call with Grace experts (1.8); review summary judgment materials (0.8); telephone call with R. Finke regarding expert issues (0.4).	6.10

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Date	Name	Hours
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01/08/07	Flatley Preparation for medical expert meeting (4.50); e-mails from/to R. Aten (.50); call with R. Sentfleben (.50); meeting with medical expert (4.80).	10.30
01/08/07	Rawls Review and summarize UC property damage claims form materials.	1.40
01/08/07	Rea Work on issues relating to discovery (.6); attention to summary judgment materials (.3).	.90
01/08/07	Restivo Review of M. Corn report and new pleadings.	1.50
01/08/07	Rippin Review of Corn deposition from ZAI Science Trial.	7.20
01/09/07	Ament E-mails with T. Rea re: claims.	.10
01/09/07	Aten Draft designation for expert reports (lack of hazard).	.60
01/09/07	Cameron Prepare for (1.1) and participate in conference call with counsel regarding Canadian expert witness issues (2.1); review hazard expert report materials (2.4); review materials relating to product ID reports and data submitted by Claimants (1.9); attention to witness list issues (0.2).	7.70
01/09/07	Flatley J. Restivo message and reply (.20); review notes from medical expert meeting and e-mails to R. Aten and others (.40).	.60
01/09/07	Jayne Meet with Mr. Muha on assignment (1.3); review and summarize UC property damage claims form materials (0.9).	2.20
01/09/07	Muha Prepare for and meet with K. Jayne re: UC property damage document review project.	1.50

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Date	Name	Hours
01/09/07	Quesnelle	3.30
	Review and summarize UC property damage claim form materials.	
01/09/07	Restivo	1.00
	Correspondence and calls re: property damage claim discovery, stipulation and miscellaneous.	
01/09/07	Rippin	7.20
	Summary of Corn deposition from ZAI Science Trial.	
01/10/07	Ament	1.20
	Continue reviewing claims for T. Rea (.90); meet with T. Rea and provide CD-Roms of claims to T. Rea per request (.10); meet with K. Jayne and train on claims database and e-mails re: same (.20).	
01/10/07	Aten	.70
	Attend to medical expert issues.	
01/10/07	Cameron	7.90
	Prepare for (1.3) and participate in strategy call with Reed Smith, K&E and Grace lawyers (1.5); meet with J. Restivo regarding expert issues with claimants' reports (0.3); review outline of summary judgment motions and schedule for same (0.9); review outline of materials relating to Canadian law expert and e-mails to counsel regarding same (1.7); review lack of hazard materials for expert reports (2.2).	
01/10/07	Flatley	4.50
	Follow up on California trip to meet medical expert (1.10); e-mails and replies on various issues (.20); R. Finke e-mails and replies re: medical articles (.30); preparation for team conference call (.50); review Canadian issues and comment on them to D. Cameron (.70); team conference call and follow-up (1.50); e-mails to/from R. Aten re: experts' reports filings (.20).	
01/10/07	Jayne	5.50
	Review and summarize UC property damage claims form materials.	

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Date	Name	Hours
01/10/07	Rawls	5.50
	Review and summarize UC property damage claims form materials.	
01/10/07	Rea	.10
	Begin work on summary judgment motion.	
01/10/07	Restivo	4.80
	Preparation for and chair conference call (2.5); continue negotiations with M. Dies (.5); analysis of various trial tactical issues (1.8).	
01/10/07	Rippin	6.30
	Review and summary of UC property damage claims materials (1.3); review of Millette testimony from Armstrong (5.0).	
01/11/07	Ament	.80
	E-mails and meet with T. Rea re: claims (.40); e-mails with R. Williams and J. Trice re: same (.20); meet with J. Trice re: duplicating CD-Roms per T. Rea request (.10); e-mails with T. Rea re: summary judgment motion to be filed by 2/16/07 (.10).	
01/11/07	Aten	.70
	Attend to medical expert issues (0.3); revise designation re: expert report and sent to D. Cameron (0.4).	
01/11/07	Cameron	8.30
	Prepare for (0.8) and participate in call with counsel and expert regarding expert report issues (1.9); review data received from claimants (1.8); e-mails regarding same (0.4); review materials from Canadian counsel regarding expert issues (1.3); telephone calls with R. Finke regarding expert witness issues (0.9); review materials for expert reports and e-mails to R. Finke regarding same (1.2).	
01/11/07	Flatley	4.70
	Review J. Restivo e-mail and prepare substantive response regarding procedural issues (1.00); additional e-mails and replies on substantive issues (.90); e-mails and calls re:	

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Date	Name	Hours
	expert witness issues (1.30); calls and messages on medical expert issues (1.50).	
01/11/07	Jayne Review and summarize UC property damage claims form materials.	4.80
01/11/07	Quesnelle Review and summarize UC property damage claims from materials.	3.20
01/11/07	Rawls Review and summarize UC property damage claims form materials.	4.50
01/11/07	Rea Continue work on summary judgment motion.	2.40
01/11/07	Restivo Prepare and chair telephone conference (1.5); memos re: strategy issues (1.0); status review of various buildings in solicited states (1.5).	4.00
01/11/07	Rippin Review and summary of UC property damage claims materials (1.3); attend strategic planning meeting (0.5); summary of Millette testimony from Armstrong (5.3).	7.10
01/12/07	Ament Meet with T. Rea re: PD claims (.10); create binders of claims for various states per T. Rea request and provide to T. Rea (1.0); review UC property damage claims form materials and update database re: same (1.0); review e-mail from A. Muha re: UC claims (.10); meet with A. Muha re: UC claims binders (.10); telephone calls with D. Rawls re: same (.10).	2.40
01/12/07	Aten Attend to medical expert issues.	.40
01/12/07	Cameron Attention to expert report and related filing issues (0.90); meet with J. Restivo regarding same (0.40); revise draft witness disclosure (0.70); review materials for expert reports for several expert witnesses (2.80); review materials from claimants	9.60

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Date	Name	Hours
	regarding product ID reports (1.80); review state of the art materials (1.10); telephone call with R. Finke and experts regarding report issues (1.90).	
01/12/07	Flatley	3.40
	Call with R. Aten re: medical expert issues (.40); call with R. Senftleben re: medical issues (.20); prepare for conference call (1.00); conference call with R. Senftleben on medical issues (.50); follow-up on medical issues (.50); e-mails from/to J. Restivo and D. Cameron re: various issues (.80).	
01/12/07	Gatewood	3.00
	Examine/analyze additional submissions of claimants concerning hazardous hearing and examination/analysis of J. Fitzgerald's opinion regarding methodology issues.	
01/12/07	Jayne	7.40
	Review and summarize UC property damage claims form materials.	
01/12/07	Rawls	4.10
	Review and summarize UC property damage claims form materials.	
01/12/07	Rea	.70
	Continue work on summary judgment motion.	
01/12/07	Restivo	3.50
	Telephone conference with M. Dies (.5); memos re: trial strategy (1.0); review expert reports drafts (2.0).	
01/12/07	Rippin	6.30
	Summary of Millette testimony from Armstrong (2.2); review and summary of UC property claims materials (4.1).	
01/13/07	Cameron	2.70
	Review materials for expert reports.	

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Date	Name	Hours
01/14/07	Cameron	5.10
	Continued review of materials for expert reports (2.90); review and revise draft designation (0.50); multiple e-mails regarding expert issues (0.80); review claimants' product ID reports (0.90).	
01/15/07	Cameron	10.10
	Attention to expert report materials and issues (3.90); multiple calls with counsel regarding same (1.50); e-mails with counsel regarding same (1.00); telephone conference with experts regarding report issues (1.90); review new submissions and product ID materials from claimants (1.80).	
01/15/07	Flatley	7.10
	Reorganizing (.50); review expert materials and e-mails to D. Cameron and others regarding them (4.30); review and comment on draft summary judgment brief (2.30).	
01/15/07	Jayne	8.10
	Review and summarize UC property damage claims form materials.	
01/15/07	Rea	3.10
	Continue work on summary judgment motion.	
01/15/07	Rippin	6.10
	Review and Summary of UC property damage claims materials.	
01/16/07	Ament	.10
	E-mail to T. Rea re: PD claims.	
01/16/07	Aten	.80
	Begin to review medical expert reports re hazard filed by Claimants.	
01/16/07	Cameron	9.10
	Work with expert reports for filing (4.80); multiple telephone calls with counsel regarding same (0.80); e-mails with counsel regarding same (1.20); finalize witness designation and e-mails regarding same (0.90); review claimants product ID materials (0.80); revise e-mails regarding summary judgment motion (0.60).	

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Date	Name		Hours
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01/16/07	Flatley	Working on experts' reports to be filed (2.10); conference call re: California statute of limitations issues (.50); follow up on California conference call (.70).	3.30
01/16/07	Gatewood	Examine/analyze expert reports submitted by claimants for scheduled hazard hearing and examine/analyze certain cited authorities in support of stated opinions (4.5); outline of issues to incorporate into examination outlines (3.5); communicate with R. Aten and M. DiChiera concerning same (.30).	8.30
01/16/07	Jayne	Review and summarize UC property damage claims form materials.	4.80
01/16/07	Quesnelle	Review and summarize UC property damage claims from materials.	1.10
01/16/07	Rawls	Review and summarize UC property damage claims form materials.	4.00
01/16/07	Rea	Continue work on summary judgment motion.	2.40
01/16/07	Restivo	Telephone conference with D. Bernick (.4); prepare for Omnibus Hearing (1.0); redraft position papers (1.2); review expert reports (1.0).	3.60
01/16/07	Rippin	Review and summary of UC property damage claims materials (3.0); review and summary of Speights property damage claims materials (3.0).	6.70
01/17/07	Ament	Review UC property damage claims form materials and update database re: same.	1.40
01/17/07	Aten	Continue reviewing medical expert reports filed by claimants re hazard.	2.20

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Date	Name	Hours
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01/17/07	Cameron	4.70
	Review materials relating to product ID expert reports (2.70); review back-up data compilations (1.20); multiple e-mails and calls with counsel regarding expert reports (0.80).	
01/17/07	DiChiera	2.10
	Organize all material used in preparation for the deposition of L. Welsh and prepare material for file.	
01/17/07	Flatley	2.10
	E-mails re: experts reports (.50); forwarding comments on draft summary judgment brief with explanatory e-mail commentary (1.20); e-mails and replies on various issues (.20); call with D. Cameron (.20).	
01/17/07	Gatewood	8.00
	Examine/analyze expert reports submitted by claimants for scheduled hazard hearing and examine/analyze certain cited authorities in support of stated opinions (5.0); outline of issues to incorporate into examination outlines (3.0).	
01/17/07	Quesnelle	1.80
	Review and summarize UC property damage claims from materials.	
01/17/07	Rawls	1.50
	Review and summarize UC property damage claims form materials.	
01/17/07	Rea	3.00
	Continue work on summary judgment motion.	
01/17/07	Restivo	2.00
	Telephone calls and emails with M. Dies, D. Bernick, J. Baer, et al. re: Omnibus Hearing and status conference.	
01/17/07	Rippin	7.00
	Review and summary of Speights property damage claims materials.	

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01/18/07	Ament	2.50
	Review and respond to e-mail re: support data (.30); access DE District Court, review docket and provide D. Cameron with docket number for export report filed on 1/17/07 (.20); obtain CD-Roms and provide to D. Cameron per request (.50); meet with A. Muha re: database (.10); review UC property damage claims form materials and update database re: same (1.0); review e-mails from A. Muha and K. Jayne re: same (.10); e-mails with D. Rawls re: claims (.10); meet with T. Rea re: PD claims and motion for summary judgment (.20).	
01/18/07	Aten	1.90
	Continue to review and analyze medical expert reports re hazard filed by claimants (1.6); drafted cover letter to R. Senftleben re binder of reports (0.3).	
01/18/07	Cameron	5.90
	Prepare for (1.10) and participate in conference calls regarding claimants' submission of claims file materials and expert reports (1.00); review expert and other reports filed by PD claimants (2.50); review statute of limitations summary judgment materials (0.90); meet with J. Restivo regarding same (0.40).	
01/18/07	Flatley	1.10
	Quick review of medical issues and e-mails (.40); scheduling meetings and organizing (.30); calls on various issues (.20); e-mails re: discovery issues (.20).	
01/18/07	Gatewood	8.00
	Examine/analysis of supplemental expert report submitted by Dr. Henry Anderson for scheduled hazard hearing and examine/analyze certain cited authorities in support of stated opinions (6.0); outline of issues to incorporate into examination outlines (2.0).	

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Date	Name	Hours
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01/18/07	Jayne	7.80
	Review and summarize UC property damage claims form materials.	
01/18/07	Muha	7.70
	Review and analyze UC property damage claims forms and enter information in database.	
01/18/07	Rea	6.20
	Continue work on summary judgment motion.	
01/18/07	Restivo	2.00
	Telephone calls, communications and conferences with S. Baena, M. Dies, L. Esayian, et al. re: upcoming status conference.	
01/18/07	Ripplin	7.10
	Review and summary of Speights property damage claims materials.	
01/19/07	Ament	2.00
	Meet with J. Restivo re: PD claims (.30); review PD claims received from K&E per J. Restivo request (1.0); review PD claims per T. Rea request (.50); meet with outside copy vendor re: PD claims for J. Restivo (.20).	
01/19/07	Aten	4.30
	Read and analyze medical expert reports filed by claimants re hazard (2.1); conference with L. Flatley re medical expert reports and calendar of deadlines (1.7); miscellaneous medical expert issues (.5).	
01/19/07	Cameron	7.10
	Extensive review of expert materials submitted by claimants' counsel (2.90); multiple e-mails to K&E and R. Finke regarding same (0.90); e-mail to claimants' counsel regarding same (1.40); review draft outline for pre-trial conference (1.20); meet with J. Restivo regarding same (0.70).	
01/19/07	Flatley	3.90
	Review and comment on discovery letter (.50); review claimants' medical experts' reports (1.40); with R. Aten re: medical reports and plans for follow-up (1.70); review revised discovery letter	

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Date	Name	Hours
	and e-mails re: same (.30).	
01/19/07	Gatewood	7.70
	Communicate with R. Aten concerning background/materials for certain experts designated by Claimants and scheduled to appear at hazard hearing (.20); examination/analysis of expert reports/materials in connection with expert Arthur L. Frank in preparation for upcoming deposition and for hazard hearing (7.5).	
01/19/07	Muha	4.10
	Review and analyze UC property damage claims forms and enter information in database.	
01/19/07	Rea	5.90
	Continue work on summary judgment motion.	
01/19/07	Restivo	4.50
	Review potential Summary Judgment motions (2.5); prepare for pre-trial status conference (2.0).	
01/19/07	Ripplin	7.00
	Review and summary of Speights property damage claims materials.	
01/20/07	Cameron	2.90
	Review product ID materials (0.80); review expert reports and deposition issues (0.90); prepare for pre-trial conference (1.20).	
01/20/07	Rea	2.10
	Continue work on summary judgment motion.	
01/20/07	Restivo	1.40
	Analysis of K&E Summary Judgment potential motions.	
01/21/07	Ament	2.00
	Review materials relating to motion for summary judgment and begin compiling exhibits per T. Rea request.	
01/21/07	Aten	.70
	Draft summary/to do list based on 1/19/07 meeting.	

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Date	Name	Hours
01/21/07	Cameron	1.70
	Review R. Finke e-mails regarding PD claims issues and respond (0.80); review product ID materials and e-mails regarding same (0.90).	
01/22/07	Ament	4.00
	Continue compiling exhibits for T. Rea re: motion for summary judgment (.30); continue reviewing PD claims per T. Rea and J. Restivo requests (2.0); assemble PD claims and provide to J. Restivo and T. Rea (1.0); various e-mails, telephone calls and meetings re: PD claims (.30); e-mails and meet with D. Cameron re: pleadings (.40).	
01/22/07	Aten	2.60
	Continue to review claimants' medical expert reports and to gather material re: same.	
01/22/07	Cameron	5.20
	Review claimants' expert materials regarding lack of hazard (3.40); review materials for pre-trial conference (0.90); attention to discovery issues (0.90).	
01/22/07	DiChiera	1.00
	Confer with R. Aten regarding gathering expert material needed in preparation for depositions (.4); confer with R. Radcliff and M. Atkinson regarding expert material needed in connection with preparation of forthcoming depositions (.6).	
01/22/07	Flatley	.30
	E-mails and replies on various issues.	
01/22/07	Gatewood	6.00
	Prepare for meeting with L. Flatley and R. Aten concerning upcoming hazard hearing, discovery issues, depositions, division of labor and case management items (1.0); examine/analyze expert submissions by claimants (including background materials/reliance materials) in preparation for scheduled	

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Date	Name		Hours
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		depositions and hazard hearing (5.0).	
01/22/07	Muha	Review and analyze UC property damage claims forms and enter information into database.	4.50
01/22/07	Rea	Continue work on summary judgment motion.	6.30
01/22/07	Restivo	Prepare for and trial for Omnibus Hearing (3.5); telephone conference with R. Finke and D. Cameron (.5).	4.00
01/22/07	Ripplin	Review and summary of Speights property damage claims materials.	6.50
01/23/07	Ament	E-mail from A. Muha re: UC claims and database (.20); provide additional PD claims to T. Rea per request (.50); respond to e-mails from D. Cameron and A. Muha re: docket (.20).	.90
01/23/07	Aten	Read/analyze articles cited by claimants' medical experts.	.50
01/23/07	Cameron	Meet with J. Restivo regarding issues for PD claims hearings (0.90); multiple e-mails regarding claimants' expert materials (0.80).	1.70
01/23/07	DiChiera	Review and respond to emails from R. Aten regarding expert material needed (.6); prepare for and confer with L. Flatley regarding status of expert files in connection with in preparation for forthcoming depositions (.5); search D. Cameron's files and the repository files for expert material needed in preparation for forthcoming depositions (2.2).	3.30
01/23/07	Gatewood	Continued examination/analysis of expert materials submitted by claimants in preparation for scheduled depositions and hazard hearings (4.5); prepare summary	8.00

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Date	Name	Hours
	outline of issues subject to cross-examination and review/reference cited reliance materials (3.5).	
01/23/07	Jayne	.20
	Email and phone conversation with Mr. Muha re: reviewing University of California claims.	
01/23/07	Muha	8.30
	Multiple e-mails to/from D. Cameron re: expert reports (1.1); research re: expert reports (4.6); review various documents and letters from Dies & Hile claimants re: same (0.6); e-mails and calls with S. Ament re: status of project (0.3); draft memorandum to D. Cameron re: expert reports prepared and filed relating to PD matter (1.1); continue review of UC property damage claims (0.6).	
01/23/07	Rippin	6.70
	Review and summary of Speights property damage claims materials.	
01/24/07	Ament	10.10
	Review and summaries of claimants' expert reports (1.0); meet with working group re: status of summary judgment motions and PD claims (1.60); additional meetings with D. Cameron and T. Rea re: PD claims (1.0); review claims relating to bulk data per D. Cameron request (6.50).	
01/24/07	Aten	2.60
	Team meeting re Property Damage Product ID, statute of limitations, and hazard issues.	
01/24/07	Cameron	7.90
	Follow-up from pre-trial conference (1.60); review and analyze claimants' product ID materials (2.50); prepare for (1.50) and attend portions of strategy meeting with Reed Smith team members for discovery and trial of recovery phases in PD proceedings (1.50); follow-up from meeting (0.40); meet with J. Restivo regarding same (0.40).	

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Date	Name	Hours
01/24/07	Flatley	3.10
	E-mails and replies about meeting schedule (.20); e-mail to T. Klapper re: industry groups (.40); preparation for meeting (.50); participate in team meeting to discuss status of summary judgment motions and other issues and follow up with D. Cameron (2.00).	
01/24/07	Gatewood	8.30
	Prepare for/participate and attend meeting concerning outstanding discovery issues, upcoming hearing and summary disposition motions/briefs (2.0); preparation for depositions scheduled for hazard hearing, including examination/analysis of expert reports submitted by claimant, outline of significant issues and initial review/analysis of articles/publications cited by claimant in support of expressed opinions (6.0); communicate with R. Aten and M. DiChiera concerning supporting expert materials (.30).	
01/24/07	Muha	4.00
	Continue review and analysis of UC property damage claims (1.7); attend meeting to discuss strategy and division of labor on motions for summary judgment and follow-up on meeting issues (2.3).	
01/24/07	Rea	5.20
	Continue work on summary judgment motion.	
01/24/07	Restivo	6.00
	Telephone calls, emails with L. Esayian, R. Finke, et al. (1.0); prepare for and overall planning meeting on 628 remaining P.D. claims (5.0).	
01/24/07	Rippin	7.60
	Review and summary of Speights property damage claims materials (5.8); attend litigation planning meeting (1.8).	

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Date	Name	Hours
01/25/07	Ament	1.60
	Meet with J. Restivo re: Louisiana claims and e-mails re: same (.50); e-mails with T. Rea re: PD claims (.40); provide information to D. Cameron re: bulk data (.10); compile active PD claims and provide to D. Cameron (.60).	
01/25/07	Aten	.60
	Continue to review and compile materials re: claimants' experts.	
01/25/07	Cameron	9.50
	Extensive review of product identification expert reports and data (4.60); prepare summary regarding same (1.90); review hazard reports for expert submissions (2.10); telephone call with R. Finke regarding same (0.30); meet with J. Restivo regarding product ID issues (0.60).	
01/25/07	Gatewood	4.50
	Prepare deposition examination materials for examination of Dr. Henry Anderson for hazard hearing.	
01/25/07	Muha	3.00
	Meet with J. Restivo re: review of claims possibly subject to assumption of risk defense (0.6); begin review and analysis of claims (2.4).	
01/25/07	Rea	6.30
	Continue work on summary judgment motion.	
01/25/07	Restiyo	7.60
	Work on summary judgment motions re: La., California, Product I.D.	
01/25/07	Rippin	7.00
	Review and summary of Speights property damage claims materials (6.0); review of Kirkland & Ellis motions to disallow claims (1.0).	
01/26/07	Ament	2.70
	Compile active PD claims and provide to J. Restivo per request (.50); e-mails re: motion for summary judgment (.20); continue review of materials relating to motion for summary judgment (.50); review and summaries of claimants' expert reports (1.0); e-mails and	

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Date	Name	Hours
	telephone calls with J. Christensen re: bulk data and meet with D. Cameron re: same (.50).	
01/26/07	Aten	2.00
	Continue to review and analyze claimants' expert reports re Hazard (1.6); conference with L. Flatley re: supplemental report (.4).	
01/26/07	Cameron	5.50
	Continue review and analysis of product-identification reports (2.90); review materials from K&E re: Canadian statute of limitations (.90); prepare for (.40); and participate in call with expert witnesses and R. Finke (1.30).	
01/26/07	Flatley	6.20
	E-mails and reply (.40); reviewing claimants' medical experts reports and outlining strategy (3.70); call with R. Senftleben re: strategy and follow-up (.70); with R. Aten re: medical issues strategy (.40); e-mails to expert and follow-up (.30); reorganizing re: medical and other issues (.70).	
01/26/07	Gatewood	8.00
	Prepare examination materials for deposition of Dr. H. Anderson (hazard hearing) (4.0); examine/analyze expert reports submitted on behalf of W. R. Grace and comparison of same to claimant expert opinions in preparation for scheduled depositions and hearing (4.0).	
01/26/07	Muha	6.00
	Review and analyze claims forms designated as potentially subject to assumption of the risk defense.	
01/26/07	Rea	3.30
	Continue work on summary judgment motion.	

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Date	Name	Hours
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01/26/07	Restivo	3.00
	Work on summary judgment motions for buildings without surfacing ACM (1.0); buildings re: statute of response (1.0); other buildings subject to summary judgment (1.0).	
01/26/07	Rippin	6.60
	Review and summary of Kirkland & Ellis motions to disallow claims.	
01/27/07	Aten	1.50
	Read and analyze articles cited by claimants' medical experts.	
01/28/07	Ament	6.00
	Review and summaries of claimants' expert reports, product ID reports, lack of hazard report and limitation period reports (5.50); e-mails and meetings with D. Cameron re: same (.50).	
01/28/07	Aten	2.40
	Continue to read and analyze articles cited by claimants' medical experts.	
01/28/07	Cameron	7.30
	Continue review and analysis of product ID reports (1.80); memo regarding same (1.30); review and summarize of lack of hazard report (2.20); review of limitation period reports (1.30); begin preparation of discovery plan (0.70).	
01/28/07	Flatley	.20
	E-mails from/to medical expert re: conference.	
01/29/07	Ament	.50
	Meet with D. Cameron re: active claims (.10); e-mails and telephone calls re: same (.40).	
01/29/07	Aten	5.60
	Conference with L. Flatley and C. Gatewood re: depositions of claimants' medical experts (1.1); continue to review materials and to work on medical expert issues (4.5).	

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Date	Name	Hours
01/29/07	Cameron	6.90
	Prepare for (0.80) and attend strategy meeting for discovery plan issues (1.20); prepare for (0.90) and participate in calls with K&E and Grace regarding product ID (1.10); review and revise product ID issues summary (1.50); review materials relating to lack of hazard reports (0.90); review deposition scheduling issues (0.50).	
01/29/07	Flatley	6.00
	Review witness lists re: discovery plan (2.20); with R. Aten and C. Gatewood re: preparation for medical depositions (1.00); call with W. Sparks re: various issues and follow-up (.60); e-mails re: possible motion for protective order (.40); meeting with J. Restivo and D. Cameron re: overall hearing strategy and follow-up (1.80).	
01/29/07	Gatewood	8.50
	Prepare for and meet with L. Flatley and R. Aten concerning expert reports, depositions and discovery issues (1.0); examine/analyze expert reports submitted by claimants' counsel in preparation for depositions and outline of significant issues to address/follow up (7.5).	
01/29/07	Muha	5.20
	Continue review/analysis of claims forms designated as potentially subject to assumption of the risk defense.	
01/29/07	Restivo	6.50
	Prepare for and conference call with client and K&E re: P.D. claims (2.0); research various P.D. defense categories and claims (3.0); discovery planning meeting with D. Cameron and L. Flatley (1.5).	

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Date	Name	Hours
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01/29/07	Rippin	5.30
	Review and summary of Kirkland & Ellis motions to disallow certain claims.	
01/30/07	Ament	.50
	Continue compiling exhibits relating to motion for summary judgment (.20); e-mails and telephone calls re: claims (.30).	
01/30/07	Aten	2.30
	Conference with L. Flatley re: medical expert issues (.9); continue to work on various medical expert issues (1.4).	
01/30/07	Cameron	5.80
	Multiple e-mails relating to claims file and product ID issues (0.90); prepare and revise deposition scheduling letter (0.70); revise materials relating to Canadian claim motions (1.20); review Libby claims brief (0.90); attention to limitations period expert reports (1.40); review discovery plan (0.70).	
01/30/07	DiChiera	1.00
	Analyze/review indexes of material in connection with expert witness and draft email to J. Taylor-Payne regarding request of specific material needed per request of R. Aten in preparation for depositions.	
01/30/07	Flatley	3.40
	Preparation for conference call (0.8); conference call with R. Senftleben and expert witness and short follow-up (0.4); e-mails and replies (0.2); e-mails and calls regarding notice of deposition and response to it (1.2); call with W. Sparks regarding witness meeting (0.3); conference with R. Aten regarding medical expert issues (0.5).	
01/30/07	Gatewood	8.50
	Examine/analyze supplemental report submitted by expert Welch and outline of points/issues subject to examination (2.0); examine/review deposition	

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Date	Name	Hours
	testimony/transcript of expert Welch in preparation for deposition (hazard hearing) and identify contradictory opinions (3.5); examine/analyze scientific/medical articles cited by Expert Welch in supplemental report and summarize same for use at hearing (3.0).	
01/30/07	Muha	8.10
	Continue review/analysis of property damage claims potentially subject to assumption of risk defense (7.8); review various e-mails re: strategy and planning for summary judgment motions (0.3).	
01/30/07	Rea	3.50
	Continue work on summary judgment motion.	
01/30/07	Restivo	7.60
	Work on summary judgment motion.	
01/30/07	Rippin	1.00
	PACER searches for additional Kirkland & Ellis motions.	
01/31/07	Ament	3.30
	Meet with J. Restivo re: claims (.30); review and summaries of PD claims (1.0); review and summaries of UC claims (.50); review and summaries of LA claims (1.0); various meetings and e-mails with team re: same (.50).	
01/31/07	Aten	3.20
	Miscellaneous medical expert issues; continue to review materials re claimants' medical experts.	
01/31/07	DiChiera	1.80
	Review case files for expert material on Dr. Brody in connection with preparation for depositions as per request of R. Aten (0.6); meeting regarding search for all of Dr. Brody's expert material needed (0.9); review and respond to email from R. Aten regarding material received in connection with Dr. Hammar and Dr. Brody (.3).	

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Date	Name	Hours
01/31/07	Flatley	5.40
	Call with W. Sparks (0.4); follow-up on calls regarding possible Philadelphia meeting (0.7); meet with M. DiChiera regarding witness files (0.1); additional calls with W. Sparks (0.5); R. Aten e-mail and reply (0.2); conference with T. Rea to discuss deposition scheduling issues (0.7); conference with D. Cameron (0.1); review various medical issues for hazard hearing (2.7).	
01/31/07	Gatewood	5.50
	Meet/confer with M. DiChiera concerning background materials on various named claimant experts for use in preparation of depositions and at hearing (.50); continue preparation of examination materials for use at depositions of claimants' experts and analysis of various studies cited by same (5.0).	
01/31/07	Muha	7.40
	Continue review/analysis of PD claims identified for as potentially subject to assumption of the risk defense (6.9); meet with J. Restivo re: summary judgment strategy (0.5).	
01/31/07	Rea	6.90
	Continue work on summary judgment motion.	
01/31/07	Restivo	8.00
	Summary judgment preparation: assumption of risk (1.1); claim of non-surfacing products (3.1); claim with wrong bulk components (2.1); Louisiana (1.7).	
01/31/07	Rippin	4.30
	Attend project planning meeting (0.5); review and summary of bulk sample files analyzed by RJ Lee Group (3.8).	
TOTAL HOURS		933.30

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TIME SUMMARY	Hours		Rate		Value
James J. Restivo Jr.	85.00	at	\$ 635.00	=	53,975.00
Lawrence E. Flatley	93.40	at	\$ 575.00	=	53,705.00
Douglas E. Cameron	168.90	at	\$ 570.00	=	96,273.00
Traci Sands Rea	74.40	at	\$ 400.00	=	29,760.00
Carol J. Gatewood	127.50	at	\$ 385.00	=	49,087.50
Andrew J. Muha	62.60	at	\$ 350.00	=	21,910.00
Rebecca E. Aten	50.00	at	\$ 295.00	=	14,750.00
Kevin L. Jayne	41.10	at	\$ 255.00	=	10,480.50
Andrew T. Quesnelle	10.00	at	\$ 240.00	=	2,400.00
Danielle D. Rawls	25.30	at	\$ 240.00	=	6,072.00
Maria E. DiChiera	11.30	at	\$ 210.00	=	2,373.00
Sharon A. Ament	44.30	at	\$ 145.00	=	6,423.50
Matthew J. Rippin	139.50	at	\$ 70.00	=	9,765.00

CURRENT FEES

356,974.50

TOTAL BALANCE DUE UPON RECEIPT

 \$356,974.50
 =====

REED SMITH LLP
PO Box 360074M
Pittsburgh, PA 15251-6074
Tax ID# 25-0749630

W.R Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1506148
Invoice Date 02/28/07
Client Number 172573

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Re: W. R. Grace & Co.

(60035) Grand Jury Investigation

Fees	1,368.00
Expenses	0.00

TOTAL BALANCE DUE UPON RECEIPT \$1,368.00

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REED SMITH LLP
 PO Box 360074M
 Pittsburgh, PA 15251-6074
 Tax ID# 25-0749630

W.R Grace & Co.
 One Town Center Road
 Boca Raton, FL 33486

Invoice Number 1506148
 Invoice Date 02/28/07
 Client Number 172573
 Matter Number 60035

Re: (60035) Grand Jury Investigation

FOR PROFESSIONAL SERVICES PROVIDED THROUGH JANUARY 31, 2007

Date	Name		Hours
01/01/07	Cameron	Review materials relating to expert witness work.	.80
01/07/07	Cameron	Review Lee and Blake expert materials (0.9); review Pooley materials (0.7).	1.60
TOTAL HOURS			2.40

TIME SUMMARY	Hours	Rate	Value
Douglas E. Cameron	2.40	at \$ 570.00 =	1,368.00

CURRENT FEES 1,368.00

TOTAL BALANCE DUE UPON RECEIPT \$1,368.00